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SERIAL NUMBER	FILING DATE	FIRST NAMED APPL	ICANT	ATTORNEY DOCKETT NO.
08/135,	046 10/12/	793 GARVIN	Ř	
			CRANE, D	EXAMINER
		C2M1/1106		
	HARRINGTO	ON _.		
1515 S. SUITE 10		•	ART UNIT	
), OR 97201	L	3201 DATE MAILED:	/0
		EXAMINER INTERVIEW SUMMA		11/06/95
ul participants (applicant	, applicant's represent	ative, PTO personnel):		
OR Charin	ton	(3)		
0 0	7		•	
2) D. Crane	4	(4)		`:
ate of interview 2	ou. 1, 1995			
ype: 12 Telephonic [D Personal (copy is given	ven to □ applicant □ applicant's repres	sentative).	
		Yes No. If yes, brief description:		
		2 10. 11 yes, 510. 2000.p.1011		
Agreement 🗆 was reac	hed with respect to sor	me or all of the claims in question. 🗹 was	not reached.	•
Cialms discussed:	and 6			
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dentification of prior art o	liscussed: <u>Cul</u>	Plen palents (542	6910) 4 (5, 345,	744) and
Eggenmulle		. *		
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ンン escription of the genera	I nature of what was a	greed to if an agreement was reached, or a	any other comments:	licarte argued tha
Ke Claims of I	he applicati	on are directed to dis	flerent envention	and that the
21 222 1	in a contract - F	to though direction the	e rejection of the	Cellon estanta Esta
u aggarant	s appropriat	-, iring, aveiling	- reguestry of rate	
aintained ho	Edeny that I	laims of application and	a Callen claims	are the same
	0	1010	2.66	
westion and	pointed to	determent of NPEP (2306	4 2308,01) for ge	udelines for the
A fuller description, If he	cessary, and a copy of	the amendments, if available, which the ex- ints which would render the claims allowab	caminer agreed would render the	ne claims allowable must be
remuller me	su slill læ	applicable against the	clains.	низгре апаспес.)
¹ ☐ 1. It is not necessar	y for applicant to provi	dea separate record of the substance of the	ne interview.	
VAIVED AND MUST INC	LUDE THE SUBSTAN	to indicate to the contrary, A FORMAL WR ICE OF THE INTERVIEW (e.g., items 1-7 given one month from this interview date to	on the reverse side of this form). If a response to the last Office
requirements tha	t may be present in the ements of the last Offic	ry above (including any attachments) reflect e last Office action, and since the claims at e action. Applicant is not relieved from pro	re now allowable, this complete	d form is considered to fulfill the
PTOI -413 (REV. 2 -93)		<i>ڇ</i>	xaminer's Signature	